

DEPARTMENT OF COMMERCE UNITED STAT Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO.

08/925,868

09/09/97

ISBARA

М

INPA: 035

EXAMINER

MM42/0907

WILLIAM W. KIDD BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES CA 90025

WELLS.K

PAPER NUMBER ART UNIT

2816

17

DATE MAILED: 09/07/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 08/925,868 Applicana(s)

ISBARA

Kenneth B. Wells

Group Art Unit 2816



ГНЕ	PERI	OD FOR RESPONSE: [check only a) or b)]
a) (X)	expiresthree months from the mailing date of the final rejection.
b	o) [expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final
d	late on leterm alcula	ttension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of in which the response, the petition, and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be used from the date of the originally set shortened statutory period for response or as set forth in b) above.
		lant's Brief is due two months from the date of the Notice of Appeal filed on (or within any to response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).
A	licont	t's response to the final rejection, filed on $8-30-99$ has been considered with the following effect, DT deemed to place the application in condition for allowance:
		proposed amendment(s):
ن <u>ح</u> کا آ	7 w	vill be entered upon filing of a Notice of Appeal and an Appeal Brief.
		vill not be entered because:
,		they raise new issues that would require further consideration and/or search. (See note below).
		they raise the issue of new matter. (See note below).
	X	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the
	П	they present additional claims without cancelling a corresponding number of finally rejected claims.
	NC.	OTE: the new limitations added to the claims (e.g., in claim 1 to now recite binary signals) have not been
	140	previously considered or searched, thus raising new issues after final rejection
	☐ A -	Applicant's response has overcome the following rejection(s):
	New sepa	vly proposed or amended claims would be allowable if submitted in a grate, timely filed amendment cancelling the non-allowable claims.
	The	affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in condition allowance because:
	the	affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by Examiner in the final rejection.
X	For	purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):
	Clair	ms allowed:
	Clair	ms objected to:
	Clai	ims rejected: 1-20
	The	e proposed drawing correction filed onhashas not been approved by the Examiner.
	Not	e the attached Information Disclosure Statement(s), PTO-1449, Paper No(s)
	Oth	lemother Lemother
		/ KENNETH B. WELLS PRIMARY EXAMINER ART UNIT 2816